

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

IN RE:

BANKRUPTCY NO.

JONATHAN CRAIG KAUFFMAN
KIMBERLY ANN KAUFFMAN

X-88-00171F

DEBTORS

FIRST FINANCIAL LEASING CO.

ADVERSARY NO.

PLAINTIFF

X-88-0130F

vs.

JONATHAN CRAIG KAUFFMAN

AGREED JUDGMENT

WHEREAS, the adversary parties are both represented by counsel, whose signatures below indicate their agreement to the terms contained in the following judgment, and

WHEREAS, the attorneys represent to the court by their signatures below that they have confirmed that their clients and that their clients understand and agree to the terms of the judgment,

IT IS NOW ORDERED that plaintiff, First Financial Leasing Company, shall have judgment against Jonathan Craig Kauffman, debtor and defendant, as follows:

1. The court finds and orders that the debt claimed non-dischargeable in this adversary matter is nondischargeable.
2. The court understands that some payments have been made since entry of default herein, and that the adversary plaintiff hereby grants credit against the account for those payments.

FILED
U.S. BANKRUPTCY COURT S.C.
NORTHERN DISTRICT OF IOWA

APR 20 1989

BARBARA A. EVERLY, CLERK


3. The parties stipulate and the court finds that \$4,787.50 in principal and accrued interest was due as of January 15, 1989.


4. The parties agree and the court orders that the adversary defendant shall have the right to pay off the balance due at the rate of \$228.00 a month according to the original agreement of the parties, and that no execution on this judgment shall issue if such payments are made timely.

SO ORDERED. Costs taxed to adversary defendant John Craig Kauffman.


BANKRUPTCY JUDGE

Approved as to form:


MICHAEL D. LOVE, Attorney for
plaintiff


JOHN F. SPROLE, Attorney for
defendant

VOL. II
Page 129

Copies to:

Michael D. Love
John F. Sprole
Clive V. Clark
U.S. Trustee

APR 20 1989 